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**From:** Knickerbocker, Linda [LKnickerbocker@adem.state.al.us]  
**Sent:** 3/25/2016 6:47:02 PM  
**To:** Whiting, Paula [Whiting.Paula@epa.gov]  
**Subject:** Hyundai - Finalized Trip Report  
**Attachments:** Hyundai - 02-23-16 Trip Report.pdf

The note below is included on the write up for the Paint Shop:

[Note: A post-inspection review of Department records and an informal discussion with the Air Program's permit writer for HMMA revealed that in 2014 the Department issued to HMMA a Title V (Major Source) Operating Permit, which incorporates air emission control requirements found in CFR Part 61 and 63. RCRA Section 1006(b) requires that RCRA standards be consistent but not duplicative of Clean Air Act (CAA) standards. Equipment operated with air emission controls in accordance with CCA requirements under 40 CFR Parts 60, 61, and 63 are exempt from Subpart BB requirements, provided the equipment is operated, monitored and repaired in accordance with an applicable CAA standard, and appropriate records are kept to that effect.]